Exhibit 1

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SUPREME COURT OF THE STATE OF NEW YOCOUNTY OF NEW YORK		
PATRIARCH PARTNERS MANAGEMENT GROUP, LLC,	: :	
Plaintiff,	: Index No.	
-against-	: SUMMONS :	
180S, INC., Defendant.	: : :	

To the above-named defendant:

180s, Inc.

You are hereby summoned to answer the complaint in this action and to serve a copy of your answer, or, if the complaint is not served with this summons, to serve a notice of appearance, on the Plaintiff's attorney within 20 days after the service of this summons, exclusive of the day of service (or within 30 days after the service is complete if this summons is not personally delivered to you within the State of New York); and in case of your failure to appear or answer, judgment will be taken against you by default for the relief demanded in the amended complaint.

The basis of venue is the residence of Plaintiff Patriarch Partners Management Group, LLC, which is 1 Liberty Street, New York, New York 10006, a forum selection clause, and because a substantial part of the events or omissions giving rise to this action occurred in New York County, pursuant to CPLR 501 and 503 (a), (d).

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Dated: July 14, 2020

New York, New York

ALLEGAERT BERGER & VOGEL LLP

By: /s/ David A. Berger

David A. Berger John S. Craig Bianca Lin

111 Broadway, 20th Floor New York, New York 10006 (212) 571-0550

Attorneys for Plaintiff

COUNTY OF NEW YORK	
PATRIARCH PARTNERS MANAGEMENT GROUP, LLC,	X : :
Plaintiff,	: Index No
-against-	: COMPLAINT
180S, INC., Defendant.	: : :

CURRENCE COURT OF THE CTATE OF VEHICLORY

Plaintiff Patriarch Partners Management Group, LLC ("Plaintiff" or "PPMG"), by and through its undersigned attorneys, Allegaert Berger & Vogel LLP, as and for its Complaint against Defendant 180s, Inc. ("Defendant"), states upon knowledge with respect to its own acts and status, and upon information and belief as to all other matters, as follows:

NATURE OF THE ACTION

1. This is a straightforward action arising from Defendant's failure to pay Plaintiff for amounts due and owing under a Management Services Agreement, dated as of October 1, 2015 (the "Agreement"), for management and operational consulting and other services (and associated expenses) duly provided to Defendant. Plaintiff has made due demand of Defendant for the amounts outstanding to no avail, thereby necessitating commencement of this action for breach of contract and related relief.

THE PARTIES

2. Plaintiff is a Delaware limited liability company with its principal place of business in New York, New York.

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3. Defendant 180s, Inc. is a Delaware corporation with its principal place of business in Baltimore, Maryland.

PERSONAL JURISDICTION AND VENUE

- 4. This Court has personal jurisdiction over Defendant because, pursuant to Section 10 of the Agreement, Defendant has irrevocably submitted to the exclusive jurisdiction of the state or federal courts in the City of New York with respect to any action or proceeding arising out of or relating to the Agreement, and has waived any defense of an inconvenient forum to the maintenance of any such action.
- 5. Venue is proper in New York County, pursuant to CPLR § 501 and Section 10 of the Agreement, and pursuant to CPLR § 503(a), in that Plaintiff's principal place of business is in New York County, and a substantial part of the events or omissions giving rise to this action occurred in New York County.

STATEMENT OF FACTS

- 6. Pursuant to the Agreement, Defendant engaged PPMG to provide it with certain management, operational consulting and other services (the "Services"), as specified in Section 1 of the Agreement. PPMG duly provided the Services to Defendant for a period of more than four years, commencing in or around March 2015, in advance to the final, complete execution of the MSA on October 1, 2015.
- 7. Plaintiff regularly submitted invoices for the Services it provided to Defendant, as well as for reasonable expenses incurred in connection therewith, which Defendant was obligated to pay under Section 3 of the Agreement. Defendant has never rejected, returned, or objected to any of the invoices, and, following due demand, has failed to fully pay 78 of them (the "Invoices"). The total of the amount due on the unpaid Invoices is \$2,691,694.70.

8. A summary of the outstanding Invoices is as follows:

	Invoice Date	Invoice Amount	Amount Paid	Balance
1.	3/24/2015	\$409.84	\$0.00	\$409.84
2.	4/8/2015	\$995.50	\$0.00	\$995.50
3.	5/12/2015	\$8,457.64	\$0.00	\$8,457.64
4.	7/2/2015	\$611.72	\$0.00	\$611.72
5.	7/20/2015	\$340.42	\$0.00	\$340.42
6.	11/9/2015	\$2,031.51	\$0.00	\$2,031.51
7.	11/11/2015	\$1,811.40	\$0.00	\$1,811.40
8.	12/1/2015	\$50,000	\$15,000	\$35,000.00
9.	12/8/2015	\$94.42	\$0.00	\$94.42
10.	12/18/2015	\$1,043.12	\$0.00	\$1,043.12
11.	1/1/2016	\$50,000.00	\$0.00	\$50,000.00
12.	1/28/2016	\$29.75	\$0.00	\$29.75
13.	2/1/2016	\$50,000.00	\$0.00	\$50,000.00
14.	3/1/2016	\$50,000.00	\$0.00	\$50,000.00
15.	3/4/2016	\$879.42	\$0.00	\$879.42
16.	4/1/2016	\$50,000.00	\$0.00	\$50,000.00
17.	5/1/2016	\$50,000.00	\$0.00	\$50,000.00
18.	5/9/2016	\$456.53	\$0.00	\$456.53
19.	5/25/2016	\$2,883.33	\$0.00	\$2,883.33
20.	5/31/2016	\$135.02	\$0.00	\$135.02
21.	6/1/2016	\$50,000.00	\$0.00	\$50,000.00
22.	6/8/2016	\$364.51	\$0.00	\$364.51
23.	7/1/2016	\$50,000.00	\$0.00	\$50,000.00
24.	8/1/2016	\$50,000.00	\$0.00	\$50,000.00
25.	9/1/2016	\$50,000.00	\$0.00	\$50,000.00
26.	10/1/2016	\$50,000.00	\$0.00	\$50,000.00
27.	11/1/2016	\$50,000.00	\$0.00	\$50,000.00
28.	11/29/2016	\$801.46	\$0.00	\$801.46
29.	12/1/2016	\$50,000.00	\$0.00	\$50,000.00
30.	12/5/2016	\$353.16	\$0.00	\$353.16
31.	1/1/2017	\$50,000.00	\$0.00	\$50,000.00
32.	2/1/2017	\$50,000.00	\$0.00	\$50,000.00
33.	3/1/2017	\$50,000.00	\$0.00	\$50,000.00
34.	4/1/2017	\$50,000.00	\$0.00	\$50,000.00
35.	5/1/2017	\$50,000.00	\$0.00	\$50,000.00
36.	5/15/2017	\$791.02	\$0.00	\$791.02
37.	5/31/2017	\$135.82	\$0.00	\$135.82
38.	6/1/2017	\$50,000.00	\$0.00	\$50,000.00

	Invoice Date	Invoice Amount	Amount Paid	Balance
39.	6/15/2017	\$449.45	\$0.00	\$449.45
40.	6/28/2017	\$369.04	\$0.00	\$369.04
41.	7/1/2017	\$50,000.00	\$0.00	\$50,000.00
42.	7/31/2017	\$3,323.90	\$0.00	\$3,323.90
43.	8/1/2017	\$50,000.00	\$0.00	\$50,000.00
44.	8/1/2017	\$1,438.99	\$0.00	\$1,438.99
45.	9/1/2017	\$50,000.00	\$0.00	\$50,000.00
46.	10/1/2017	\$50,000.00	\$0.00	\$50,000.00
47.	11/1/2017	\$50,000.00	\$0.00	\$50,000.00
48.	12/1/2017	\$50,000.00	\$0.00	\$50,000.00
49.	1/1/2018	\$50,000.00	\$0.00	\$50,000.00
50.	2/1/2018	\$50,000.00	\$0.00	\$50,000.00
51.	3/1/2018	\$50,000.00	\$0.00	\$50,000.00
52.	4/1/2018	\$50,000.00	\$0.00	\$50,000.00
53.	5/1/2018	\$50,000.00	\$0.00	\$50,000.00
54.	6/1/2018	\$50,000.00	\$0.00	\$50,000.00
55.	7/1/2018	\$50,000.00	\$0.00	\$50,000.00
56.	8/1/2018	\$50,000.00	\$0.00	\$50,000.00
57.	9/1/2018	\$50,000.00	\$0.00	\$50,000.00
58.	10/1/2018	\$50,000.00	\$0.00	\$50,000.00
59.	11/1/2018	\$50,000.00	\$0.00	\$50,000.00
60.	12/1/2018	\$50,000.00	\$0.00	\$50,000.00
61.	1/1/2019	\$50,000.00	\$0.00	\$50,000.00
62.	2/1/2019	\$50,000.00	\$0.00	\$50,000.00
63.	3/1/2019	\$50,000.00	\$0.00	\$50,000.00
64.	4/1/2019	\$50,000.00	\$0.00	\$50,000.00
65.	5/1/2019	\$50,000.00	\$0.00	\$50,000.00
66.	6/1/2019	\$50,000.00	\$0.00	\$50,000.00
67.	7/1/2019	\$50,000.00	\$0.00	\$50,000.00
68.	8/1/2019	\$50,000.00	\$0.00	\$50,000.00
69.	9/1/2019	\$50,000.00	\$0.00	\$50,000.00
70.	10/1/2019	\$50,000.00	\$0.00	\$50,000.00
71.	11/1/2019	\$50,000.00	\$0.00	\$50,000.00
72.	11/13/2019	\$44,830	\$21,414.93	\$23,415.07
73.	12/1/2019	\$50,000.00	\$0.00	\$50,000.00
74.	1/1/2020	\$50,000.00	\$0.00	\$50,000.00
75.	1/22/2020	\$37,638.00	\$0.00	\$37,638.00
76.	2/1/2020	\$50,000.00	\$0.00	\$50,000.00
77.	3/1/2020	\$50,000.00	\$0.00	\$50,000.00
78.	3/31/2020	\$17,434.66	\$0.00	\$17,434.66

- 9. Defendant is also obligated under the terms of the Agreement to indemnify Plaintiff for all costs, disbursements, and fees (including attorney's fees) in connection with this action because this action has been caused by, relates to, is based upon or otherwise arises out of or in connection with the engagement of PPMG under the Agreement or in connection with Services provided thereunder.
 - 10. Plaintiff has duly performed all obligations required of it under the Agreement.

AS AND FOR A FIRST CAUSE OF ACTION (Breach of Contract)

- 11. Plaintiff repeats and realleges the foregoing paragraphs as if fully set forth herein.
- 12. Under the terms of the Agreement, Defendant was obligated to pay Plaintiff fees for, and to reimburse Plaintiff for reasonable expenses incurred in connection with, the Services.
- 13. Plaintiff duly provided the Services and incurred reasonable expenses in connection therewith, and has otherwise performed all of its obligations under the Agreement, and is thereby entitled to payment for the Services, reimbursement of its reasonable expenses incurred, and interest in connection therewith, all as provided for in the Agreement.
- 14. Defendant has failed to pay for the Services rendered and reasonable expenses incurred therewith in an amount of at least \$2,691,694.70, in material breach of the Agreement.
- 15. As a direct and proximate result of Defendant's material breach of the Agreement, Plaintiff has suffered, and continues to suffer, injury, including damages of at least \$2,691,694.70, in addition to applicable interest, costs of suit (including attorney's fees) and other damages to which it is entitled.

AS AND FOR A SECOND CAUSE OF ACTION (Account Stated)

- 16. Plaintiff repeats and realleges the foregoing paragraphs as if fully stated herein.
- 17. Plaintiff provided the Services to Defendant and incurred reasonable expenses in connection therewith, and duly presented its statement of account regularly as set forth in the Invoices regularly submitted to Defendant.
- 18. Defendant received and retained each such statement of account in the form of each invoice submitted, without any dispute, rejection, return, or objection made thereto or to any item set forth therein.
- 19. As reflected in the Invoices as to which Defendant never disputed, rejected returned or objected to, the amount due and owing to Plaintiff thereunder is \$2,691,694.70, in addition to such other costs and damages to which it is entitled.

AS AND FOR A THIRD CAUSE OF ACTION (Unjust Enrichment/Quantum Meruit)

- 20. Plaintiff repeats and realleges the foregoing paragraphs as if fully set forth herein.
- 21. Defendant was enriched by the Services provided by Plaintiff, and by Plaintiff's payment of reasonable expenses incurred in connection therewith, to Plaintiff's detriment, as Defendant has failed to pay therefor.
- 22. The circumstances thus make it inequitable for Defendant to retain the benefit of the Services provided (and reasonable expenses incurred by Plaintiff in connection therewith) without paying Plaintiff value in return.
- 23. The fair value of the benefit of the Services and expenses incurred by Plaintiff for the benefit of Defendant is at least \$2,691,694.70, which amount is now due and owing to

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Plaintiff in addition to interest, costs of suit (including attorney's fees) and such other appropriate damages.

DEMAND FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that the Court enter judgment in favor of Plaintiff and against Defendant on each of Plaintiff's causes of action, in addition to applicable interest, such incidental and consequential damages as may be applicable, costs of suit, including reasonable attorney's fees, and such other and further relief as the Court deems just and proper.

Dated: New York, New York

July 14, 2020

ALLEGAERT BERGER & VOGEL LLP

By: ___ /s/David A. Berger David A. Berger John S. Craig Bianca Lin

111 Broadway, 20th Floor New York, New York 10006 (212) 571-0550

Attorneys for Plaintiff Patriarch Partners Management Group, LLC

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SUPREME COURT OF THE STATE OF NEW YORK	COUNTY OF NEW YORK
Plaintiff / Petitioner:	AFFIDAVIT OF SERVICE
PATRIARCH PARTNERS MANAGEMENT GROUP, LLC	Index No:
Defendant / Respondent:	653092/2020
1805, INC.	•
SUITE 422, PHILADELPHIA, PA 19123. That on Tue, Jul 28 2020 A	t is not a party herein, is over 18 years of age and resides at 421 N 7TH ST AT 11:51 AM AT 251 LITTLE FALLS DR, WILMINGTON, DE 19808 deponent TRONIC FILING on 180S, INC. on the Registered Agent Corporation Service
Individual: by delivering a true copy of each to said defendent therein.	dant, personally; deponent knew the person so served to be the person
deponent knew said corporation so served to be the corporation so served to be the corporation and thereof.	4. Delin and the second control of the
Suitable Person: by delivering thereat, a true copy of each	The state of the s
Affixing to Door: by affixing a true copy of each to the do- a person of suitable age or discretion thereat, having calle	or thereof, deponent was unable with due diligence to find defendant, or dithereon; at
Mailing: Deponent also enclosed a copy of same, in a post last known residence,, and depositing care and custody of the United States Post Office, department.	tpaid sealed wrapper properly addressed to said defendant at defendant's ng said wrapper in a post office, official depository under the exclusive nent, with New York State. Mailed on
Military Service: I asked the person spoken to whether de New York in any capacity whatever and received a negativ source of my information and the ground of my belief are	fendant was in active military service of the United States or of the State of e reply. Defendant wore ordinary civilian clothes and no military uniform. The the conversations and observations above narrated. Upon information ervice of New York State or of the United States as that term is defined in
Description:	
	yes: Brown Relationship: Security Agent on site. CSC Corp does not provide names of employees for service of
MARTINA ESTORRE	Swom to before me on 1/28/20 June is there
	Notary Public NWEALTH OF PENNSYLVANIA
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CHRISTINA GRIEB, Notary Public
City of Phitadelphia, Phita. County
My Commission Expires June 1, 2021